

Please type a plus sign (+) inside this box → ☐

Approved for use through 10/31/2002. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FORM <i>(to be used for all correspondence after initial filing)</i>	Application Number	08/881,965
	Filing Date	May 16, 1997
	First Named Inventor	Kuzma
	Group Art Unit	2613
	Examiner Name	Lee, R.
Total Number of Pages in This Submission	Attorney Docket Number	42390P1901R

RECEIVED

NOV 07 2002

Technology Center 2600

ENCLOSURES (check all that apply)		
<input type="checkbox"/> Fee Transmittal Form	<input type="checkbox"/> Assignment Papers (for an Application)	<input type="checkbox"/> After Allowance Communication to Group
<input type="checkbox"/> Fee Attached	<input type="checkbox"/> Drawing(s)	<input type="checkbox"/> Appeal Communication to Board of Appeals and Interferences
<input type="checkbox"/> Amendment / Reply	<input type="checkbox"/> Licensing-related Papers	<input checked="" type="checkbox"/> Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)
<input type="checkbox"/> After Final	<input type="checkbox"/> Petition	<input type="checkbox"/> Proprietary Information
<input type="checkbox"/> Affidavits/declaration(s)	<input type="checkbox"/> Petition to Convert to a Provisional Application	<input type="checkbox"/> Status Letter
<input type="checkbox"/> Extension of Time Request	<input type="checkbox"/> Power of Attorney, Revocation Change of Correspondence Address	<input checked="" type="checkbox"/> Other Enclosure(s) (please identify below): postcard
<input type="checkbox"/> Express Abandonment Request	<input type="checkbox"/> Terminal Disclaimer	
<input type="checkbox"/> Information Disclosure Statement	<input type="checkbox"/> Request for Refund	
<input type="checkbox"/> Certified Copy of Priority Document(s)	<input type="checkbox"/> CD, Number of CD(s) _____	
<input type="checkbox"/> Response to Missing Parts/Incomplete Application	Remarks	
<input type="checkbox"/> Response to Missing Parts under 37 CFR 1.52 or 1.53	It is believed no fee is due with this transmission, however, should a fee be due, please charge Blakely Sokoloff Taylor & Zafman LLP Deposit Account No. 02-2666.	

SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT	
Firm or Individual name	Libby Hope, Reg. No. 46,774
Signature	
Date	October 30, 2002

CERTIFICATE OF MAILING			
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date: October 30, 2002			
Typed or printed name	Leah Schwenke		
Signature		Date	October 30, 2002

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

427



42390P1901R

Reissue Patent

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES**

ENTER
in
11/12/02

In re the Patent Application of:)
)
Kuzma)
)
Serial No.: 08/881,965)
)
Filed: May 16, 1997)
)
For: MULTIPLE ENCODER OUTPUT BUFFER)
APPARATUS FOR DIFFERENTIAL CODING)
OF VIDEO INFORMATION)

Art Unit: 2613

Examiner: Lee, R.

RECEIVED

NOV 07 2002

Honorable Commissioner of
Patents and Trademarks
Washington, D.C. 20231

Technology Center 2600

REPLY BRIEF
IN SUPPORT OF APPELLANT'S APPEAL
TO THE BOARD OF PATENT APPEALS AND INTERFERENCES

Sir:

Applicant (hereafter "Appellant") hereby submits this Reply Brief in triplicate in response to the Examiner's Answer, mailed September 24, 2002 in the above-captioned case. Appellant respectfully requests consideration of this Reply Brief by the Board of Patent Appeals and Interferences in this appeal and allowance of the above-captioned patent application.

I. INTRODUCTION

This Reply Brief emphasizes some of the main points of contention relied on to support an allowance of the above-captioned case, as previously presented in the Appeal Brief; clarifies those main points of argument to address what the Appellant believes has been misconstrued by the Examiner; and responds to some of the points made in the "Response to Argument" section in the Examiner's Answer.

As an initial matter, the Appellant wishes to commend the Examiner for his careful attention to the Appeal Brief. Specifically, since claim 1 is not the subject of this appeal, it should have been omitted from Appendix A, which should only show all claims on appeal.

With respect to the Examiner's comments on Appendix B, however, where the Examiner indicates that Appendix B "is not necessary since such underlining and bracketing to the claims as shown in Appendix B should only be made in general during prosecution of the application before a Final Office action", the Appellant wishes to point out that Appendix B of the Appeal Brief was provided in accordance with MPEP §1454, which states "The claims on appeal presented in an Appeal Brief for a reissue application should include all underlining and bracketing necessary to reflect the changes made to the patent claims during the prosecution of the reissue application. In addition, any new claims added in the reissue application should be completely underlined". Therefore, it is believed that Appendix B was correctly included in the Appeal Brief.

II. ARGUMENT

- A. NONE OF THE CITED PRIOR ART REFERENCES TEACHES OR SUGGESTS “DYNAMICALLY CREATED AND CONFIGURED BUFFERS BASED ON ONE OR MORE CHARACTERISTICS OF A NETWORK”.

With respect to this element, which is required by all the claims on appeal, the Examiner states, *inter alia*, on page 4 of the Examiner’s Answer:

“Murakami et al discloses ... each output buffer created based upon one or more characteristics of a data communications channel (see column 17, lines 31-56 and column 19, lines 27-68)...”

The Examiner then states, *inter alia*, on page 5 of the Examiner’s Answer:

“Murakami et al does not particularly disclose, though, the followings [sic]:

(a) a plurality of dynamically created output buffers coupled to the compression circuitry for storing the compressed data, each dynamically created output buffer being created and configured based upon one or more characteristics of a communication channel to be used for transmitting the encoded real time information over a network...”

First, the Appellant points out the Examiner makes contradictory statements. The Appellant wishes to address both arguments. To the extent that the Examiner believes that Murakami does disclose the “<dynamic> creation of output buffers based upon one or more characteristics of a data communications channel”, the Appellant finds that Murakami does not in any way

teach or disclose that its buffers are dynamically created. Furthermore, to the extent that Murakami can be construed as teaching or disclosing dynamically created buffers, Murakami does not teach or disclose that such buffers are created based on characteristics of a data communications channel.

In support of these statements, the Appellant directs the Board's attention to the Abstract of Murakami, where it states that "[t]wo transmission buffers are provided so that transmission can occur simultaneously with writing of the encoded interframe data into the buffer, by alternating switched connections of the two buffers." While Murakami discloses the use of buffers, Murakami uses a set of predefined transmission buffers in its structure to accomplish simultaneous transmission and writing. As such, Murakami teaches away from the use of dynamically created buffers. Murakami does not teach or disclose anywhere that the two buffers are dynamically created buffers.

The Appellant further directs the Board's attention to Murakami at column 17, lines 31-56 and column 19, lines 27-68, the particular sections which the Examiner has indicated discloses dynamically created buffers based on characteristics of a data communications channel. The two referenced sections discuss the transmission buffers of Murakami. FIG. 24 is referenced, which illustrates a double buffer structure 8 having buffer 81 and buffer 82. While the contents of the buffers change as data is read to and from the buffers 81, 82, because such functionality is inherent in the use of buffers, the buffers are nevertheless not dynamically created, and furthermore, not dynamically created based on characteristics of a data communications channel.

As such, Murakami clearly does not teach or disclose the element of dynamically created buffers based on characteristics of a data communications channel, as required by each of the claims on appeal.

To the extent that the Examiner does not believe that Murakami discloses the “<dynamic> creation of output buffers based upon one or more characteristics of a data communications channel”, the Examiner contends that Parrish exemplifies that the dynamic configuration of memories is old and well recognized in the art. While Parrish certainly teaches dynamically configurable memories, Parrish does not provide that which Murakami is missing. For one, Parrish does not teach or disclose a dynamically configurable memory that is configured based on one or more characteristics of a data communications channel as required by the Appellant’s invention as recited by the claims.

Furthermore, Parrish does not provide the motivation for modifying its teachings of dynamically configurable memories to dynamic memories that are configured according to one or more characteristics of a data communications channel.

B. THE REFERENCES LACK ANY MOTIVATION FOR COMBINING WITH ONE ANOTHER

As stated in MPEP §2143.01, the mere fact that references can be combined or modified does not render the resultant combination obvious unless the prior art also suggests the desirability of the combination. (Emphasis added.)

As discussed below, the lack of any of the references to suggest modification in a

way to produce the Appellant's invention as recited by the claims is problematic to the Examiner's obviousness rejections.

While Murakami discloses a video encoding and decoding apparatus; and Barberis discloses the use of multiple buffers for routing data; and Parrish discloses dynamically configurable memories, none of these references suggests a motivation for combining with another reference. For example, neither Murakami nor Barberis suggests the need for dynamically created buffers: in Murakami, two predefined buffers are used (one for transmission, one for writing), and in Barberis, a predefined number of buffers are used for the selection of a buffer that equates to the shortest distance from the selected buffer to the terminal node. In both Murakami and Barberis, the characteristics of the buffers remain constant, and there is no teaching or suggestion that the buffers need to be dynamically created. Thus, there is no motivation in Murakami or in Barberis for combination with Parrish.

Furthermore, as already addressed above, Parrish lacks any suggestion for:

1. Using the dynamically configurable memories of Parrish with a video encoding/decoding apparatus; and
2. Configuring the dynamically configurable memories of Parrish in accordance with one or more characteristics of a data communications channel.

C. EVEN IF THE REFERENCES ARE COMBINED, THE COMBINATION DOES NOT PRODUCE THE INVENTION AS RECITED BY THE CLAIMS, SINCE NONE OF THE REFERENCES TEACHES OR SUGGESTS DYNAMIC CREATION OF BUFFERS BASED ON CHARACTERISTICS OF A DATA COMMUNICATIONS CHANNEL.

Even if Murakami, Barberis, and Parrish are combined, the combination of these three references at best produces a video coding/encoding apparatus that uses dynamically created buffers. However, there is no teaching or suggestion in any of these references as to how the buffers are to be configured. As such, the combination of these references does not produce dynamically created buffers based on characteristics of a data communications channel.

While the Examiner states that "it is considered obvious that the memory buffers as provided in the modified Murakami et al may be dynamically configured as the specific type of memory allocation", the Examiner does not substantiate his conclusion that it is also obvious to create such buffers based on the characteristics of a data communications channel. The Examiner fails to provide support that it is further obvious to dynamically create buffers based upon characteristics of a data communications channel in the context of video encoding/decoding.

The Examiner again makes this conclusory statement on page 10 of the Examiner's answer. The Examiner states that although "Barberis et al does not teach that the buffers B1-Bn are dynamically created output buffers, Parish [sic] nevertheless shows such general use of dynamically created buffers that may

obviously be provided for the buffering system of Barberis et al and Murakami et al thereby providing substantially the same if not the same plurality of dynamically created output buffers coupled to the compression circuitry for storing the compressed data, each dynamically created output buffer being created and configured based upon one or more characteristics of a communication channel to be used for transmitting the encoded real time information over a network.” In this statement, the Examiner states that Parrish teaches the general use of dynamically created buffers, but then fails to establish where it is taught that the dynamically created buffers are created based on characteristics of a communications channel.

On page 10 of the Examiner’s Answer, the Examiner again makes such a conclusory statement. “And in view of the dynamically configuration of memories as taught by Parrish et al ..., it is submitted again that it is considered obvious to provide dynamic configuration of the modified memory buffers within Murakmi et al.” As in previous statements, the Examiner fails to point out where it is taught, or how it is obvious that the dynamic buffers are created based on characteristics of a communications channel.

D. THE EXAMINER APPEARS TO HAVE CONFUSED THE ELEMENT
“SELECTION OF AN OUTPUT BUFFER BASED UPON
CHARACTERISTICS OF A NETWORK” WITH THE ELEMENT
“DYNAMIC CREATION AND CONFIGURATION OF AN OUTPUT
BUFFER BASED UPON CHARACTERISTICS OF A NETWORK”

Without providing any kind of evidence as to where the Examiner finds within the references or within general knowledge, that it is obvious to dynamically create buffers based upon characteristics of a data communications channel, the Examiner proceeds to state that the selection of one of the dynamically created buffers that would accommodate one or more characteristics of the network better than at least one of the other buffers would have been obvious.

While the Appellants do not disagree with the Examiner that the selection of one of the dynamically created buffers that would accommodate the network better than the other buffers would be obvious, since that is why the buffers are dynamically created in the first place (i.e., so that a best one can be selected); the Examiner appears to have confused the obviousness of the element of dynamically creating buffers based upon characteristics of a data communications channel with the element of selecting one of the dynamically created buffers that accommodates characteristics of the data communications channel better than the other buffers.

This confusion is evidenced in several places of the Examiner's Answer. For instance, page 6 of the Examiner's Answer states that "...the particular selection of an output buffer based on characteristics of a network to provided [sic] a selected [sic] output buffer which accommodates one or more characteristics including transmission delays of the network better than at least one other or all other buffers to be transmitted onto a data communications channel of a network, in general, is old and well recognized in the art, as

exemplified by Barberis et al... It is considered obvious that such buffer selections based on network characteristics of Barberis et al may be provided in place of the output buffer configuration of Murakami et al so that network requirements are met.”

Furthermore, the Examiner states again on page 7 of the Examiner’s Answer that “it would have been obvious to one of ordinary skill in the art, having the Murakami et al, Barberis et al, and Parrish et al references in front of him/her and the general knowledge of dynamically created output buffers and selected buffer output devices for network channel accommodations, would have had no difficulty in providing the particular selection of a dynamically created output buffer based on characteristics of a network to provide a selected output buffer which accommodates one or more characteristics including transmission delays of the network better than at least one other or all other buffers to be transmitted onto a data communications channel of a network as taught in the combination of Barberis et al and Parrish et al for the buffer control as shown in Figure 24 of Murakami et al for the same well known output buffer control for network interface operations purposes as claimed.”

Again, the Examiner confuses these two issues on page 10 of the Examiner’s Answer, where the Examiner states that it is “considered obvious that such buffer selections based on network characteristics as taught by Barberis et al may certainly be provided in place of the output buffer configuration of Murakami et al so that the network requirements are met.”

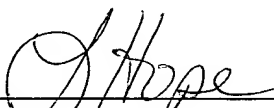
III. CONCLUSION

The Appellant again emphasizes that the Appellant does not seek here to patent the mere use of dynamically configurable memories in a video encoding/decoding environment. Instead, the Appellant seeks to patent the use of dynamically configurable memories for use in video encoding/decoding by configuring them according to characteristics of a data communications channel used for transmitting the encoded/decoded video data. This limitation is not taught or suggested by any of the references cited by the Examiner.

In view of the foregoing, the Appellant respectfully submits that all the appealed claims in this application are patentable and requests that the Board of Patent Appeals and Interferences overrule the Examiner and direct allowance of the rejected claims.

Respectfully submitted,
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN

Date: October 30, 2002



Libby H. Hope
Attorney for Appellant
Registration Number: 46,774

12400 Wilshire Boulevard, Seventh Floor
Los Angeles, CA 90025-1026
(303)-740-1980